CUSTOMER No. 31013

DECLARATION AND POWER OF ATTORNEY

As a below na	med inventor, I hereby	declare that:			
My residence,	post office address and	citizenship are as stated belo	w next to	o my name.	
This declaration supplemental; ⊠ nati	on is of the following ty onal stage of PCT	pe: (check one) original;	design	n 🗌	
original, first and join	the original, first and so t inventor (if multiple no ich a patent is sought on	le inventor (if only one name ames are listed below) of the the invention entitled:	<i>is listed</i> subject r	below) or a	n 1
	Purification F	Process of Aromatics			
as Application Serial I was described and 19 December 2002, as I hereby state to specification, including I acknowledge this application as definited States Code inventor's certificate content than the United States application, and heretificate or any PCT United States of Americans.	No and is/w claimed in PCT Internals amended under PCT A that I have reviewed and ag the claims, as amended the duty to disclose infined in Title 37, Code of fy below, and where ince e §§ 119(a)-(d) or §§ 36 for of any PCT internation States of America, filed ave also identified below international application	ational Application No. PCT/Inticle 19 on	EP02/01- if any). the above the pate t	e-identified ve. entability of under Title for patent o one country gn) prior to t or inventor	or /
Prior Foreign/PCT A	Application(s)				
			Priority	claimed	
(Number)	Country	Day/month/year filed	Yes	□ No	
Number)	Country	Day/month/year filed	 Yes	□ No	

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I hereby claim the benefit under Title 35, United States Code, § 119(e) of any United States provisional application(s) listed below (if any):

Provisional Application Number	Filing Date	
Provisional Application Number	Filing Date	

I hereby claim the benefit under Title 35, United States Code, § 120 of any United States application(s), or § 365(c) of any PCT International Application designating the United States of America listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT international application in the manner provided by the first paragraph of Title 35, United States Code, § 112, I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, § 1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application:

PCT/EP02/014568	December 19, 2002		
(Application Serial No.)	(Filing date)	(patent, pending, abandoned)	
(Application Serial No.)	(Filing date)	(patent, pending, abandoned)	

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

And I hereby appoint the William J. Spatz, Registration No. 30,108 and all of the firm of Kramer Levin Naftalis & Frankel LLP, 919 Third Avenue, New York, New York 10022, including all of the attorneys of Customer No. 31013 as my attorneys with full powers of substitution and revocation, to complete this document by adding the serial number of our application, to prosecute this application, to make alterations and amendments therein, to file continuation and divisional applications thereof, to receive the Patent, and to transact all business in the Patent and Trademark Office and in the Courts in connection therewith, and specify that all communications about the application are to be directed to the correspondence address of Customer No. 31013.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States

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Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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